IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA

ALEXANDRIA DIVISION

207/ OCT 25 A !!: 28

CASE NUMBER 1:24 -cv- 00396-CHM-WEF

On behalf of Amanda Johnson,

This is to correct the information that was submitted by Navy Federals attorney. My mother has always made payments on time and was never late. She expresses that philosophy to us ever since we were children. As a result, Navy Federal is attempting to punish her for ontime payments. In addition, my mother has severe anxiety, headaches and her blood pressure has been out of control. Moreover, I vehemently disagree with Navy Federal's attorney that this case should be dismissed. This situation has exacerbated her health conditions in negative ways. It is only fair and right to see this case through in order to respectfully give my mother a just ruling.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINA All: 27 Alexandria Division Case no. 1:24-cv 396-CMH-WEF

I, Darron Johnson, October 7, 2024, attest to having numerous conversations with my mother, Amanda Johnson, concerning the misappropriated four-hundred- and twelve-dollars from her Navy Federal Bank account.

My mother has constantly spoken on how unfairly and disrespected she's been treated by Navy Federal Bank. Each and every time she talks to me about her interaction with Navy Federal. She begins to fret severely. Whenever she goes into recalling all the events that happened with Navy Federal. It propels my mother into a state of extreme fright, and anxiety, coupled with countless sleepless nights as she has told. Her entire dealings with Navy Federal including these court proceedings has applied tremendous pressure on my mother's finance, physical health, and mental health.

My mother was born at the end of the Jim Crow Era. And is someone who survived through the Ku Klux Klan reign, and the Civil Rights Movement of the 1960's. Injustice and unethical business practice was common towards black American citizens of the past. My mother knows the truth and the law. And can spot unethical practice and bigotry with precision. Similar to how when a shark smell's blood at a great distance inside of the ocean waters to capture its prey.

My father and my mother instilled in me and my brother's saying, "do not break the rules or the law. Be professional and be wise when doing business and in dealing with all person's". That's how she has lived. Ethical. That's how me, my sibling's, and our children live. Ethical. All my mother want is what's rightfully hers and be compensated.

My mother lives on a fixed income. Cannot work. A woman. Husbandless. Law abiding mother of four. Seventy-nine-year-old elderly black woman. That's solely dependent on herself. My mother does not have access to any forms of additional financial or physical assistance.

CALIFORNIA ACKNOWLEDGMENT

CIVIL CODE § 1189

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State of California County ofLOS ANGELES	
On 10/11/2024 before me, ELIZABETH LEMUS, NOTARY PUBLIC	
Date	Here Insert Name and Title of the Officer
personally appearedDARRON JOHNSON	
	Name(s) of Signer(s)
who proved to me on the basis of satisfactory evident to the within instrument and acknowledged to me that authorized capacity(ies), and that by his/her/their signs upon behalf of which the person(s) acted, executed the	ature(s) on the instrument the person(s), or the entity
RELIZABETH LEMUS Notary Public - California Los Angeles County Commission # 2419537 My Comm. Expires Nev 2, 2026	I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct. WITNESS my hand and official seal. Signature
Place Notary Seal and/or Stamp Above	Signature of Notary Public
OPTI	ONAL
Completing this information can of fraudulent reattachment of this	deter alteration of the document or form to an unintended document.
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Case No. 1:24-cv-00396-CMH-WEF

PLAINTIFF V. NAVY FEDERAL CREDIT UNION

DEFENDANT:

Navy Federal

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PLAINTIFF:

Amanda Johnson

AFFIDAVIT

My name is Ivy Blackmon and I'm the great niece of the plaintiff, Amanda Johnson. The purpose of this document is to emphasize the harm that the actions of the defendant has caused to my aunt's health, her overall wellbeing, and her finances. My aunt is an elderly woman who suffers with chronic health conditions and lives alone without any assistance. Among her health conditions is Generalized Anxiety Disorder, a condition that makes her exceptionally sensitive to any undue stressors. As a result of this disorder, it's highly recommended that she maintains a routine and manages her stress levels daily. Prior to this incident, my aunt was doing well and going about her daily activities, despite her existing health conditions, fairly well. The actions of the defendant have frazzled her mind and shaken her sense of stability to a severe degree. Her fixation on this matter has risen to a compulsive level so much so that it interferes with her daily activities. In conjunction with her present health conditions, my aunt was diagnosed with congestive heart failure in 2023 and now has to take medication in order for life to be somewhat sustainable. Her diagnosis was brought, in large part, due to the stress of this case and I worry that it can potentially worsen. To further illustrate just how much her health has been affected, my aunt now has difficulty walking and is showing signs of cognitive decline. In addition, as an elderly woman who is on a fixed income,

this case has been especially burdensome to her financially. Whether that be medical expenses from her diagnosis, the travel expenses to get back and forth to the doctor, and the expenses of this lawsuit, my aunt has been inconvenienced and victimized by the actions of the defendant. My aunt deserves to be made whole by the defendant so that she can take the steps necessary to rebuild the damage that was caused and move forward. Therefore, I vehemently disagree with the defendant's motion to dismiss this matter.

Sincerely,

Ivy Blackmon

Date: 10-21-2024

My Commission Expires: September 16, 2028

Ava Blackmon 1578 W Dianne Cir, Memphis, TN 38114 October 13, 2024 777. 307. 25 A II: 26

Dear US District Court,

This affidavit is to act as a letter of support for the Plaintiff Amanda Johnson against the Defendant Navy Federal Credit Union (NFCU) in case 124-CV-00396-CHM-WEF. This matter has been brought before the court today due to the actions of the defendant against the plaintiff. There have been many efforts to rectify this issue. However, these efforts were rendered futile making legal action inevitable and necessary. Such efforts include the plaintiff attempting to fulfill her obligations by making payments, however, each time she would contact NFCU she was met with mannerless behavior. The defendant claims to have informed Amanda Johnson that in the event of a system failure that she would still be responsible for the payments. I am writing to support the claim made by Amanda Johnson that that is simply not true.

I am the great niece of the plaintiff and it is my objective belief that she has been treated unfairly in this matter with the defendant. The events leading up to the case, as well as the case itself, has caused my aunt significant damage to her mental, physical, and financial health. Upon reviewing her medical condition at her most recent check up, her doctor found her various illnesses to have worsened. Her most recent symptom being shortness of breath, which is a new development, due to her stress and chronic anxiety over this case. Furthermore, my aunt is on a fixed income. Having to deal with the aftermath of the initial offense, the civil lawsuit, and medical expenses has caused considerable financial damage.

Due to the maltreatment endured by the plaintiff, it is now the responsibility of the defendant to make her whole again. To accomplish this, I am proposing that NFCU be required to pay restitution in the form of fulfilling the request made by the plaintiff's doctor due to this case exacerbating her already fragile medical condition.

As you hear statements from both NFCU and Amanda Johnson, I am confident that the court will be objective in reaching a conclusion as to the best

step forward. There is only one right decision to make and I am of the belief that is in favor of Amanda Johnson.

With that being said, I am against the counsel's motion to dismiss the case.

Signature: (

Notary Signature:

int Name

My Commission Expires: September 16, 2028